1 2 3 4 **E-FILED on** <u>3/8/10</u> 5 6 7 IN THE UNITED STATES DISTRICT COURT 8 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA 10 SAN JOSE DIVISION 11 12 SILICON LABS INTEGRATION, INC., a No. C-08-04030- RMW California corporation (formerly known as Integration Associates Incorporated), 13 ORDER DENYING APPLICATION TO Plaintiff, 14 SUBMIT DECLARATION IN CAMERA AND DEFERRING RULING ON DEFENDANT'S 15 v. MOTION FOR SANCTIONS [Re Docket No. 61, 68] 16 SHMUEL MELMAN, 17 Defendant. 18 19 20 Defendant Shmuel Melman's ("Melman") motion for sanctions pursuant to Rule 11 and 21 defendant's motion to file an opposing declaration under seal came on for hearing before the court on November 6, 2009. The court hereby denies the motion to file the declaration under seal and 22 defers ruling on the motion for sanctions. 23 On July 29, 2009 plaintiff filed its First Amended Complaint ("FAC"). On September 21, 24 25 2009, defendant moved for sanctions against plaintiff in the form of dismissal of SLI's FAC and for fees in the amount of \$15,000. Defendant asserts that SLI violated Rule 11 of the Federal Rules of 26 Civil Procedure by: (1) filing with the court, under the signature of its counsel, a FAC that includes 27 28 ORDER DENYING APPLICATION TO SUBMIT DECLARATION IN CAMERA AND DEFERRING RULING ON DEFENDANT'S MOTION FOR **SANCTIONS C-08-04030** 

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n interference claim that has no evidentiary support and was filed without undertaking a reasonable quiry sufficient to form a belief that the claim was viable; and (2) pursuing the claim after being ut on notice of its lack of evidentiary support.

The background facts are well known to the parties and will not be repeated here.

As noted above, in response to defendant's motion for sanctions, plaintiff sought to submit in amera a declaration that apparently provides an account of the witnesses interviewed and ocuments collected and reviewed in the investigation of plaintiff's claim for interference with rospective economic advantage. The court denies the request as plaintiff has failed to persuade the ourt that an *in camera* submission is necessary or appropriate. Plaintiff should be able to justify its ctual basis for a viable claim without violating the attorney-client privilege or the work product octrine. The court hereby gives plaintiff fifteen days to either file a declaration not under seal in apport of its opposition or to rely on its papers filed in opposition to the motion for sanctions other an the declaration of Jennifer Lloyd which it sought to file under seal. Defendant is given ten days fter service of any additional declaration by plaintiff's counsel in which to reply further to plaintiff's pposition if he wishes.

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DATED	3/8/10	1/0/1000

RONALD M. WHYTE United States District Judge

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ORDER DENYING APPLICATION TO SUBMIT DECLARATION IN CAMERA AND DEFERRING RULING ON DEFENDANT'S MOTION FOR **SANCTIONS C-08-04030** 

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17	registered for e-filing under the court's CM/ECF program.	
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20	<b>Dated:</b> 3/8/10 TER	
	Chambers of Judge Whyte	
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28	ORDER DENYING APPLICATION TO SUBMIT DECLARATION <i>IN CAMERA</i> AND DEFERRING RULING ON DEFENDANT'S MOTION FOR  SANCTIONS C-08-04030	